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TO: EXAMINER MOREHEAD					
Location: USPTO					
Facsimile Telephone: 703-305-740					
No. of Pages: (including this page)					
From: Bryan C. Zielinski - Patents/New York					
Department Name: Legal Division Charge No.: 88421					
Facsimile Telephone: (212) 573-1939					
Date: 2/12/99 Time (New York)					
TO CONFIRM RECEIPT OF TRANSMISSION, CALL 212 573-4585					
Re: PFIZER 09/007,268					





	Patent and Trademark Office					
	/		1 mg	Address : COMMIS Washin	SIONER OF PAT ston, D.C. 20231	TENTS AND TRADEMARKS
1	3	ERIAL NUMBER FLING DATE	FIRST	NAMED INVENTOR		ATTORNEY DOCKET NO
	Ú (3/167,881 12/14/93	LOWE	· 1 /	, J	PC7981AKXD
					SCALZO, C	XAMINER
`	PE	ETER C. RICHARDSON	12M2/11	280		
		FIZER INC.		•	ART UNIT	PAPER NUMBER
		35 EAST 42ND STREET EW YORK, NY 10017-5755	TO RE	BIVED	1206	4
			1107		TATE MAILED:	11/28/94
This i	5 8 M:	communication from the examiner in charge of your ENION (INC. PATENT), AND TRADEMARKS	apolica de	ت 1994 ا		11/28/94
				PFIZER INC.	1	
		•		ATENT DEPT.	٠ ل	
Z m	bs 4	toplication has been examined R	exponsive to comm	unication filed on	Ε	This action is made final.
short	tem	ed statutory period for response to this action	n la set to expire.	month/s	. 30 da	ys from the date of this letter.
ailure	to	respond within the period for response will co	ause the application	to become abandoned.	35 U.S.C. 133	
wrt I		THE FOLLOWING ATTACHMENT(8) ARE	PART OF THIS ACT	TON:	٠.	
1.		Notice of References Cited by Examiner, PT	ro-892.	2. Notice re Pa	tent Drawing, PTC	-948.
5.		Notice of Art Cited by Applicant, PTO-1449 Information on How to Effect Drawing Chan	ges, PTO-1474.	4. Notice of infe	ormal Patent Appl	cation, Form PTO-152.
		SUMMARY OF ACTION				
	_	•		EASE SEND TO	- egg -	•
1.		Claims 1-41,44, + 52	بئ			are pending in the application.
		Of the above, claims	M.F	,——— 11 ,———— 11	0.0	withdrawn from consideration.
2.	4	Claims 42, 43, + 45-	51 GXB			_ have been cancelled.
2		Claims	BTC RMC	EDS		
a 1	\neg	Claims	(XX)			are allowed.
	_		CXIA			. are rejected.
		Claims	VXII			are objected to.
• [7	Claima 1-41, 44 + 52	GFF .	ADO STOR	upaci to restriction	n or election requirement.
7. [This application has been filed with informal	drawings under 37	IGN	and the for our	
_	_	Formal drawings are required in response to	ĆW).			mater porposes.
W. L	_	The corrected or substitute drawings have bear acceptable. In not acceptable (see	een received on s explanation or Nor	lica re Patent Drawing 5	Under 37 C.F	R. 1,84 these drawings
•o [7					
	J	The proposed additional or substitute sheet(examiner. disapproved by the examiner	 of drawings, filed (see explanation). 	on	has (have) bean	approved by the
11. C		The proposed drawing correction, filed on			_	
12. L	J	Acknowledgment is made of the claim for pri	ority under U.S.C. 1	19. The certified copy h	se 🗆 been recei	wood 🗀 not been received
		Deen filed in parent application, serial no				
13. [3	Since this application appears to be in conditionated the same accordance with the practice under Ex parte	ilon for allowance e Quayle, 1935 C.D. 1	rcept for formal matters 11; 453 O.G. 213,	, prosecution as to	the merits is closed in

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Serial Number: 08/167881

Art Unit: 1206

1. This application contains claims 1-41, 44 and 52 directed to various patentably distinct species of the claimed invention.

Applicant is required under 35 U.S.C. § 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.

Applicant is advised that a response to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 C.F.R. § 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. M.P.E.P. § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. § 103 of the other invention.

- 2. Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.
- 3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Scalzo whose telephone number is (703) 308-4696.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235.

/csks-2

11-25-94

Catherin Scalzo

CATHERINE S. KILBY SCALZO
EXAMINER
ART UNIT 1206



UNITED STATES DEPARTMENT F COMMERCE Patent and Trademark Office

Address : COMMISSIONER OF PATENTS AND TRADEMARKS

SERIAL NUMBER	FILING DATE	F1.	RST NAMED INVENTOR	3	ATTORNEY DOCKET NO
08/167,881	12/14/93) /	J General	FO7991 (XD)
PETER C. RIP PETZER INC. 235 EAST 42 NEW YORK, N		12 <u>M</u> 2/	0307	ART UN	PAPER NUMBER
This is a communication from Communication of Technology	the examiner in marge of y TRIANN TO SUBJECT	from Lage 100	MR 1 3 1935	CBLIAM BTAC	03/07/95
This application has been	י examined []	Responsive to co	ommunication filed on	.	
A shortened statutory period Failure to respond within the	for response to this ac period for response wi	ction is set to expir il cause the applica	e mon		This action is made final. Says from the date of this letter. 33
Notice of Reference Notice of Art Cites	ATTACHMENT(8) AR cas Cited by Examiner, d by Applicant, PTO-14 bw to Effect Drawing Ch	PTO-892.	2 Notice re	Patent Drawing, PT Informal Patent Ap	O-948. Pilosilon, Form PTO-152.
Peri II SUMMARY OF A	CTION		•		
1. D Claims	41,44,	+ 52-5	4		_ are pending in the application.
Of the abov	e, claims				
2 12 Claims 42	43 45.	- 51			withdrawn from consideration.
3. Cisims					have been cancelled.
4. Cielms					are allowed.
& Claims					_ are rejected.
					_ are objected to.
7. This application has	been filled with informa	al drawings under	876	e subject to restricti	on or election requirement.
a. ☐ Formal drawings are	e required in response i	to this Office action	o.	acceptable for exam	πination purposes.
e.	bstitute drawings have . not acceptable (se	been received on . se explanation or i	Notice re Patent Drawing	, FIG-848),	
io. 🔲 The proposed additi	onal or substitute shee proved by the examine	Mahadaa		_ has (have) been [approved by the
1. The proposed drawlr	ng correction, filed on _		, has been 🔲 appro	ved. 🛘 disepprov	ed (see evolucional
2. Acknowledgment is r	nade of the claim for pr	riority under U.S.C	119 The security		(GAPIGUEUDII).
Deen filed in pare	int application, serial n	0	; filed on	nas∟i been recei	ved 🗌 not been received
L 🔲 Since this application	appears to be in condi	tion for all		's, presecution as m	the merite is classed in
Cither	oractice under Ex parte	Quayle, 1935 C.D	. 11; 453 O.G. 213.		moring to Closed III

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EXAMINER'S ACTION

PTOL-326 (Rev. 9-89)

DATE CONSIDERED

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in

conformance and not considered. Include copy of this form with next communication to applicant, Conforms with FORM PTO-FB-A820

CSKSINZ

INFORMATION DISCLOSURE

EXAMINER

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Serial Number: 08/167881

Art Unit: 1206

1. Applicants have responded to the election of species requirement by selecting the compound of the formula:

This compound is the same as the one elected in the parent case.

A number of other compounds have also been examined in addition to the above species; the examined matter is as follows and forms Group I, below

Restriction under 35 USC 121 is required to one of the following inventions:

Group I: Compounds, compositions, and methods where the compound's "Q" molety is of Formula VII, and "X" is $-(CH_2)_3$, and none of the substituents can contain a nitrogen-containing six or seven membered ring (e.g. pyridyl, quinoline, piperidine), and R_6 and R_7 may not join. Claims 1, 7, 11-25, 27, 28, 31-41, 52-54 contain these types of compounds.

Group II(+): Other subject matter.

These Groups of inventions are separate and distinct due to their individual and widely divergent structures. A reference teaching only the compounds of Group I would not be anticipatory of the Group II compounds, nor would the Group II compounds be obvious from it, in the absence of a reference teaching otherwise.

Applicant is required to make a statement of which Group is elected, as a matter of form. The elected species is a part of Group I, so normally Group I would be the elected Group also.

Serial Number: 08/167881

Art Unit: 1206

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Scalzo whose telephone number is (703) 308-4696.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235.

/csks-5

3-6-95

CATHERING S. KILBY SCALZO EXCHANGO

Catherin Sculzo

-3-

ARTUNIT 1206

- 1	Washing	ton, D.C. 20231	KAP P.
SERIAL NUMBER FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/167,881 12/14/93	LOWE _	J	P079818 (XD)
•		ב מל ומכם	EXAMINER
PETER C. RICHARDSON	12M2/0807	ART UNIT	PAPER NUMBER
PFIZER INC. 205 EAST 42ND STREET NEW YORK, NY 10017-5	255 J.	1208	9
	PUO 1 4 1950	DATE MAILED:	08/07/95
This is a communication from the examiner is COMMISSIONER OF PATENTS AND TRAD	EMARKS		
This application has been examined	Responsive to communication filed on 5	22/95	This action is made fi
A shortened statutory period for response to Fallure to respond within the period for respo	this action is set to expire month(s), _ nee will cause the application to become abandons	days fro	m the date of this letter.
Part 1 THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:		
Notice of References Cited by Ex. Notice of Art Cited by Applicant, P Information on How to Effect Draw	TO-1449. 4. Notice		tent Drawing Review, PTO-9 Application, PTO-152.
Part II SUMMARY OF ACTION		٠.	
1. Claims 7, 9-25, 2	7,28,31-41,52-56	<u> </u>	are pending in the applicat
Of the above, claims		are	withdrawn from consideration
2. Claims 1 - 6 8 2	6, 29, 30, 42-51		have been cancelled.
3. Claims	· · · · · · · · · · · · · · · · · · ·		are allowed.
4. Claims 7 9 - 25 2	17,28, 31-41,52-5	6	_ are rejected.
5. Claims			_ are objected to.
6. Claims		subject to restriction	n or election requirement.
7. This application has been filed with in	nformal drawings under 37 C.F.R. 1.85 which are a	cceptable for examin	nation purposes.
8. Formal drawings are required in resp	onse to this Office action.		
The corrected or aubstitute drawings are () acceptable; () not acceptable	have been received on (see explanation or Notice of Draftsman's Patent I	Under 37 C. Drawing Review, PT	F.R. 1.84 these drawings 'O-948).
10. The proposed additional or substitute examiner; disapproved by the exa	sheet(s) of drawings, filed on aminer (see explanation).	has (have) been ' l	approved by the
11. The proposed drawing correction. filed	d has been 🛘 approve	d: 🛘 disapproved (see explanation).
	m for priority under 35 U.S.C. 119. The certified or rial no; filed on;		
13. Since this application apppears to be	in condition for allowance except for formal matters r parte Quayle, 1935 C.D. 11; 453 O.G. 213.		
14. Other			

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Serial Number: 08/167881

Art Unit: 1208

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1. In the response from Applicant dated May 22, 1995, the species found at the bottom of page 6 of the election paper was elected with traverse, however it is noted that this structural portrayal of the compound elected is incorrect; it apparently should have a NH linker in place of the bent line denoting a CH₂ linker attached on the piperidine ring. (A telephone conversation was initiated by the Examiner on August 4, 1995 with applicants' council, Ms. DeBenedictis to mention it).

Also, applicants have stated that this case is filed under 35 USC 371, so the PCT unity requirements are to be followed rather than the 35 USC 121 restriction practice. That observation is correct; therefore, the restriction requirement is hereby converted into a PCT lack of unity statement, as follows.

Lack of unity has been found in this application under the PCT guidelines. Several groups of inventions have been found to exist in this application which are too numerous to list. However, applicants have indicated their preferred species to be:

Q----NH----CH₂---- (Phenyl
$$X^3$$
)

where Q is 2-phenyl-3yl-piperidinyl, one of the X groups is OCH₃, another is OCF₃ and the last one is H.

Therefore, Group I is as follows:

(I) Compounds, compositions and uses where Q is piperidinyl, and there are no other heterocycles in the compound.

(II+) Other compounds.

In situations similar to this one, where there are so many different ring core structures, an applicant is often concerned that the costs incurred from the filing of numerous divisional applications would be prohibitive, and thus many inventions would be lost. The US PTO is also concerned with this, since it is our intention that inventions be released into the public domain, and thereby further the state of the art. Accordingly, examination will begin with the Group I invention listed above, but if it is seen that the scope of the examination can be extended, it will be. It is possible that some substituents which are heterocyclic might be included in the future or even some of the Q ring systems other than the piperidinyl, if allowable subject matter is found. For now, however, it is best if the claims remain essentially as they are (except perhaps with a change to the R³

Serial Number: 08/167881

Art Unit: 1208

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and R' definitions as discussed below). (And perhaps an inclusion of "fluoroalkoxybenzylamino" just before "compound" in the preamble, since the presence of the fluoroalkoxy group is required and is a significant element to the invention herein).

2. Claims 7, 9-25, 27, 28, 31-41 and 52-56 are rejected under 35 U.S.C. § 112, second paragraph, as the claimed invention is not described in such full, clear, concise and exact terms as to enable any person skilled in the art to make and use the same, and/or for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The definitions for R⁰ and R⁰ do not include the possibility of a spiro group being formed, but the spiro is mentioned in the proviso language (page 5 of the most recent amendment, line 12).

3. Any inquiry concerning this communication or earlier communications should be directed to **Examiner Scalzo** [(703) 308-4696, 7:30-6:00 Tuesday-Friday (or SPE Geist at (703) 308-1701]. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-1235.

/csks-6 8-4-95

Catherine Kilby Scalzo

Catherin Scalz

Examiner Art Unit 1208